

BY RITCHIE DUNNAVANT, TYLER & WISE.

ries, and no Congressional discrimination against it, slave persons or the right of slave property, or the right or safety of any description of persons or pro-Whenever in any of the territories the safety of perty, is unconstitutionally assailed, it is the power exercise its proper functions, for the security of turned to the house and a servant went to see what

exercise its proper functions, for the security of equal protection to the rights and safety of every species of persons and property.

The full and unimpaired right of popular sovereignty, entitling the people of each Territory, on application for their admission as a new State into the Union, to emact their own State Constitution, by a lair and full reference to a popular vote, without lair and full reference to a popular vote, without lair and full reference to a popular vote, without lair and or federal dictation, and by such Constitution by a lair and full reference to a popular vote, without lair and full reference to a popular vote, without lair and full reference to a popular vote, without lair and full reference to a popular vote, without lair and full reference to a popular vote, without lair and full reference to a popular vote, without lair and full reference to a popular vote, without lair and full reference to a popular vote, without lair and full reference to a popular vote, without lair and full reference to a popular vote, without lair and full reference to a popular vote. tair and full reference to a Ferman force, fraud or Federal dictation, and by such Con-torce, fraud or Federal dictation, and by such Con-tatitution to provide for the maintenance or the pre-hibition of the institution of slavery as to them may his family. Mr. Isbell was in his seat yesterday.

en it any of the Ented States.

3. Resolved Therefore, that the Congress of the nited States has no power to abelish or prohibit very in any of the Territories of the United States,

The National Democratic Central Committee, appointed for that purpose, has fixed upon Monday, the 23d of April, as the day for the assembling at Charleston of the Democrat' Convention to select candidates for the Presidency and Vice Presidency of the United States.

pon which the Cincinnati Convention met. This change was made on account of the climate of Charleston. This earlier assembling of the National Convention, necessitates earlier action on the part of the State Conventions, many of which have already seen held. The custom in Virginia heretofore has een for the Democratic members of the two Houses to fix upon the day, and invite the countles to send legates to a convention upon that day. This meeting of the Democratic members of the

Legislature has, heretofore, been held about the first f January, because the National Convention did not assemble until June-but now that the 23d of April is the time appointed for the Convention, we suggest an early netlon on the part of the members of We understand that some of the Electoral Districts

are already acting in the matter of District Conventions for the election of Delegates to Charleston; this action on the part of the Electoral Districts is entirely free and independent of any connection with entirely free and independent of any connection with
the Sinte Convention, and can, therefore, be held
whenever it may suit the pleasure of the counties

Whenever it may suit the pleasure of the counties

Pamphlet"—abase, slanderous, treasonable and inconcedents shown to the world that they are all

ventions, and the State of Virginia should act early. We hope, therefore, that an early meeting of the State Convention will be held.

State Convention will be held.

The New York "Times" still pursues its course of abuse and misrepresentation of Virginia, her people and Executive. It was expected that the recent demonstration of the conservative sentiment at the monstration of the conservative sentiment at the North would have induced the "Times" to have suppressed its malignity against Gov. Wise, the author of the Exposition of squatter socretary, and from JAMES LYGNS, Previous Constitution of the exposition of squatter socretary, and from JAMES LYGNS, Previous Constitutions of the sequence of the

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Gen. Scott's Visit to British Columbia. A despatch from San Francisco, dated November 19th, received by telegraph, at Gilroy, says that the Bulletin of that evening contains the following from

a reliable source:

TUESDAY, DECEMBER 13, 1859.

Oardinal Democratic Principles on the Slavery Question.

Absolute non-interference by the General Government, to introduce or to evaluade slaves in any of the territories of the Union.

No Federal Slave Code. No Congressional discrimination in tavor of slave property in the territories and no Congressional discrimination against it.

ome on Friday morning last to attend to his patients. ry other Department of the General Government, to After an absence of less than an hour, his horse re-

h Con- Esq., of Jefferson county, has been detained from his seat in the Senate, by the illness of a member of

In beat.

The same principles as embodied in the following lattens unanimously adopted by the Virginia lattens unanimously adopted by the Virginia (gation to the National Democrate Convention at command:

Resolved, That the Constitution of the United ites are compact between Sovereign and co-cound ites, united upon the basis of perfect equality or ats and privileges.

Resolved, That the Territories of the Union are amon property in which the states have equal its, and to which the critices of every State may be an expected on the United States.

Resolved Therefore, that the Congress of the Union, and in the stitution of the United States.

Resolved Therefore, that the Congress of the led States has no power to abolish or prohibit feer it may of the Territories of the United States, such power terrains only to the people inhabitation when the exercise of rightful anciety they form their Stat. Constitution with a view which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole community it is not wild excite which pervades the whole communit

wishation of the toregoing principles, and its repeal by the "Vansea-Nebrasku Law" was wise, just and necessary.

5. Resolved, That Congress has no constitutional right to abolish slavery in the District of Columbia.

6. Resolved, That the dery of adording adequate protection in the Territories previous to their legal organization as States, to equal rights of person and property respected under the constitution of the Union, is inclumbent on the proper legislative authority thereof.

2. The Democratic members of the two Houses of the General Assembly are requested to meet, in the Hall of the House of Delegates, on Thorsday evening, December 15th, at 7½ o'clock.

The State Convention.

The National Democratic Central Committee, approximate the proper with the Hall of the House of Central Committee, approximate the convention.

Any object in this communication is to success that the different considers in the State cand throughout the Southern states and throughout the Southern have supported in the State cand throughout the Southern have supported in the State cand throughout the Southern states appoint an agent in each magnetic additional compensate him, if necessary, who shall see receive person in his district, and obtain his or her signature to a pledge in his district, and obtain his or her signature to a pledge in his gotter, a consider a supported into Southern merchants, and in southern nessels.

Let us all be willing to return to primitive simplicity in our dress, and all doubters let us once more wear home-spun, and our wives and daughters plain calcies, if necessary. The ladies, God bless them, I am sure, from what I have seen and heard, will be willing to lead in this matter, then let us be up and at work.

1 throw out these suggestions in a plain way, and hope some more experienced pen will take up and importe upon them.

King William Constr., Dec. 5, 1859. of the foregoing principles, and its repeal All, My object in this communication is to suspect that the Kansas-Nebraska Law" was wise, just and different countles in the State and throughout the Southern

Public Meeting in Henrico.

At an adjourned meeting of the citizens of Henrico, held at the court-house, the 10th December, 1859, Mr. Lyons re-numed the Chair. The Committer, to whom was referred the subject of a permanent organization of a Southern Rights Association or the county, made the following report, viz:

The same as adopted by the Central Southern Rights Association of Richmond.

The Committee further recommend the following officers: For Parsionary—James Lyons, Est.

Vice Parsionary—John Strict No. 1—Sam'l Ball, Henry Cox, James E. Williams, John Brackett and William B. Randolph.

andelph. District No. 2.—Dr. John R. Garnett, Elijah Baker, Dr. J.

omposing the Districts.

Many of the States have already held their Conventions, and the State of Virginia should act carly.

We hope, therefore, that an early meeting of the state Convention will be held.

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Mr. John D. Warren offered the following resolution, which was adopted:

Resolved, That the delegate of this county in the Legis.

Resolved, That the delegate of this county in the Legis.

Central Southern Rights Association.

Shenandoah Company, so as to authorize them to estal a tell gate at Front Royal, in Warren county, and to me the provision in regard to the depth of water required u New York Commercial Letter. Correspondence of the Richmond Enquirer. New Year, Dec. 10th, 1859-4 P. M. The stringency in the money market, noticed last week, has continued until to-day, when more ease was munifested and the rates are somewhat low, especially upon upon No. 1 securities. The supply of money has at no time been

I securities. The supply of anney has at he time over materially diminished, but the scarcity is more from the want of confidence in money circles, with respect to the agitation and embittered sectional feeling manifested throughout every part of the South against the North, and justly, too. It is the reality in which this Southern senti-ment is now viewed that is beginning to show its effects, not only upon every transaction that relatesto money negotia-tions, but to trade, in its endless ramifications; to com-merce, with the immence sums employed, and to manufac-

Of the county Court of Richmond county, for a forr LEGISLATURE OF VIRGINIA

lums, reported a bill making an appropriation to the Luns, the Arghun West of the Atleghany mountains.

Mr. AUGUST, from the Committee on Military Affairs, paid.

pas, of the Episcopal Church, offered Rev. Mr. Woodballer, of the Episcopal Chur up a very appropriate prayer.

EILLS REPORTED.

Mr. COGHILL, from the Committee for Courts

Of F. Straus and others, its incorporate a company constr. ting a tumpite from Richmond to Cornelina; coreck, in Heat, so county.

Of Ch. Chapin, Clerk of the Court of the county of Rockbridge, for equalization of taxes on clerks and others.

Of E. R. Turnbull, Clerk of the County Court of Brauswick, for reduction of tax on his fees.

Of Jordan Porter and others, asking a change in the county lime between Carroll and Wythe.

On regulating the line between Logan and Boone.

To incorporate the town of Satton in Braxton.

Of S. H. & O. Loring, relative to County Court Clerks, &c.

Of Mountain Lake and Salt. Sulphur Turnpile Company, for increase of capital stock.

By Mr. W. F. ARNOLD—This to much of the Governor's message as recommends an any roperation out of the literary fant of \$50,000 to ten colleges in the State, be referred to the Ristate to referred to the mostly, and who acted with the Democratic party, the Committee of Schools and Colleges.

A Patriotic Move—"Keep Your own Weapons of Schools and Colleges in the State, be referred to the mostly, and who acted with the Democratic party, the Committee of Schools and Colleges.

By Mr. W. F. ARNOLD—This to much of the Governor's case was continued.

A Patriotic Move—"Keep Your own Weapons of the Guard who acted the State, be referred to the horsely, and who acted with the Democratic party, but the operating with the Republicans. Why should Bern Not on operating with the Republicans. Why should Bern Not on operating with the Republicans. Why should Bern Not on operating with the Republicans. Why should Bern Not operati

Norfolk country to control the said dock.

By Mr. A. WATSON—On exempting, free from debt, one slave to each eithern of the Commonwealth who may own one.

By Mr. JOHNSON—On reporting a bill taking from the county courts all civil Judicial jurisdiction, and of increasing the minuter of Circuit. Judges and the terms of their Courts.

By Mr. CHAS, BLUE—That so much of the Governor's message as relates to the Armory be and is hereby referred to the Committee on the Armory be and is hereby referred to the Committee on the Armory be and is hereby referred to the Committee on the Armory.

By Mr. GA. MYRES—On establishing, by two, a Board of Claims, consisting of the Auditor of Public Accounts, the Second Auditor, and the Register of the Land Office.

By Mr. GHAN—On by the Courts are not as one of the Second Auditor, and the Register of the Land Office.

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boxes.

By M. STUART-Of amending the charter of the New Schmandosh Company, ea as to authorize them to establish a toll gate at front Royal, in Warren to the State to the Application of the Code, he recommended to the Code, he read to the Code, as at the total process of the Code, so as to avoid misconstruction as to handrafte of the Norfock County Court to control the same.

By M. CARRAWAY—Of amending the 12th section of chapter 10 and the Norfock County Court to control the same.

By M. CARRAWAY—Of amending the 12th section of chapter 10 and the same of the Norfock County Court to control the same.

Code, so as to exempt from I also on county roads all persons above extending the properties of the Code, so as to exempt from I also on county roads all persons above extending the Franklin and Monterey trippile from Monterey, in the county of Highland, to the Warm Springs, in the county of the Code, and making the provisions of t

CITY AND STATE NEWS.

tificate of qualification.
Elward Sinton qualified as notary public,
John Goddin was allowed to keep an ordinary G. W. H. Tyler and C. C. Johnson qualified as commission-

George Raymond, who brought Wm. Hoyt, a free negro

will, it is expected, cause him to lose the use of his left eye.

On Saturday last he was out numing with his relation, Dr.

W. L. Wood, near Ashland. Mr. White and the Doctor had just been loading their guns, near each other, and Mr. White laving finished before the boctor, walked off, as the Doctor supposed, to some distant part of the field. The dog having should a covey of partridge, the attention of both gentlemen was attracted by him, Mr. White being only some fifteen yards from the Doctor, yet screamed from view by the weeks a color brush, and his proximity was not known until the Doctor, and Mr. White sevel analton was heard and Mr. White's exclamation was heard and Mr. White's exclamation was heard and Mr. White's exclamation was heard whether it the Jawes had had always done so. It was a question to be do sided by the scribing to be a supposed. The proximity was not known until the Doctor, yet as the continued of the proximity was not known until the Doctor had been as the proximity was not known until the Doctor had been as the proximity was not known until the Doctor had been as the proximity was not known until the Doctor had been as the proximity was not known until the Doctor had been as the proximity was not known until the Doctor had been as the proximity was not known until the Doctor had been as the proximity was not known until the Doctor had been as the proximity was not known until the Doctor had been as the proximity was not known until the Doctor had been as the proximity was not known until the Doctor had been as the proximity was not known until the Doctor had been as the proximity had moral or physical force enough to exclude him from h. He though he stood by the weath of the Doctor had been as the been as a question to be do alone to the proximity was not known until the Doctor had had always done so. It was a question to be do alone him to do so until he tomat he because the beautiful him too had had always done so. It was a question to be do alone him to the beautiful him too had h

dther This young man and his reputed wife, named Eliza Doyle, seat onde, addits Henry, were before the Mayor yesterday on charge pleds

UNION MEETING!

We love the North, the South and East The great and mighty West
We love the sovereign Sister States,
Which God hath ever blessed
In Union, one, they have long stood
A loved and happy Sisterhood. THEREFORE, RESOLVED:

In purpose firm, with hearts to dare, And ready hands to do. As loyal sons of loyal sires, As loyal sors of loyal sires.
In patriolism true,
We shall as brothers, heart and hand,
Forever by the Union stand!
In Freedom's arch we hold a place.
We've held in hunor long,
And firmly fixed the Keystone resis-

THIRTY-SIXTH CONGRESS-FIRST SESSION House of Representatives

Mr. Hickman moved an amendment to the Journ-therein no mention was made of his resolution for adoption of the plurality rule. The Clerk said it was merely read for information. Mr. Hickman insisted be had a right to offer the re-

bars 12a14c. BUCKETS, &c. —Painted Buckets, \$1.80@2 pdozen: nooppainted Palls, \$3 pdozen. Heavy Cedar Tub., \$2.50@\$5 好 nest. Heavy Cedar Feed Buckets, \$4.00. Goren Brown White \$1.50. Mixed 15to \$1.25 per husb. PARNS—Pure White \$1.50. Mixed 15to \$1.25 per husb. PARNS AX.—Is seeiing at \$0.cts, \$2.25. per husb. PARNS AX.—Is seeiing at \$0.cts, \$2.25. per husb. PARNS AX.—Is seeiing at \$0.cts, \$2.25. per husb. PARNS AX.—Is seeiing at \$0.cts, \$0.00 Historian Ax.—Is seeiing at \$0.cts, \$0.00 Historian Ax.—Is seeiing at \$0.cts, \$1.50 per husb. Parns at \$0.cts, \$0.00 per husb. PARNS AX.—Is seeiing at \$0.00 p

family use, \$7 per ion of these har; Schus Ash, tamp, \$5 5 25 per ion; Lehigh Lump, fo

COMMERCIAL RECORD.

RICHMOND MARKETS, DEC. 13, 1859.

ROSIN,-\$1 70@1 75 % 661.

the services of his slaves in consideration of the surren-der of his title to them were absolutionists, the knew there were thousands of them at the North. If to differ from the Administration as to its whole territorial policy—li-to dissent from the action of the majority of the demo-eratic organization in Congress as to the admission of Kansas into the Union requires that men who so differ and dissent shall be classed as absolutionists—then he claimed the right to bear the nature and honor of being an abolitionist. If he was in abolitionist, there were not ions of them at the North. chinati at We to 12 tents. Richmond nervous 27% ets. No thangs in other grades.

WOOD. - Wholeshie: tak to percord, Pine \$2% Betall

KATTA 16.3, 10 0c. The matter of the distribute STAUK BARKELLS - We can be able of the control of the state of the FERTILIZER, - Perculan Guano 40c per ton, Mexican 25c per ton, Colombian 45c per ton, Berne's de 45c, Rhodes Super Hospitale of Line 416c per ton, Super Phospitale of Line 416c per ton, Super Phospitale of Line, Beston manufacture, for Courch 5 Ferning, 140 per ton. Bone dust chy ground 80005. Elide Islami grants 446 per ton. American 50c. FEATHERS, - Stock Bett. Bernand light. Sales at 4-10 5 cents for ordine.

T-Burgandy, \$1659.50 (MADELICA - Sleily, 15651 642 SHERRY - Permartin, but and Gordon, Amount edo, \$2666.
Willisher, Market unil and declining. We quote Cl.
Willisher, Market unil and declining. We quote Cl.

and dissent shall be classed as absolitionists—then be claimed the right to bear the name and honor of being an abolitionist. The was an abolitionist, there were not honor of them at the North.

Mr. Smith continued, remarking that Mr. Bocock was not put up because he was an Administration man, but because he had been a life-long and honored Bennocrat. He alided to Mr. Clark as laving appealed to the suffrages of the Norverk Democracy on the ground that he was a Democrat, and yet he refused to act with the Democratic party now at this important crisis.

Mr. Clark asked whether Mr. Smith, in case he should find that the people of the North whether the people of the North were combined at the south upon the slaving appealed to the softened at the South, upon the slaving away question, would deem it justification that the people of the North were combined at the South, upon the slaving one of the South whether the Treasury Brown the slaving and the South, upon the slaving would deem it justifications for attempting to dissolve the Culon's Exchange Bank Stock, has an ine \$100.